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10 11	[Additional counsel appear on signature page]	MUNGER, TOLLES & OLSON LLP 350 South Grand Avenue, Fiftieth Floor			
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13		Counsel for Google LLC et al.			
14	UNITED STATES DISTRICT COURT				
15	NORTHERN DISTRICT OF CALIFORNIA				
	SAN FRANCISCO DIVISION				
16	- SAN FRANCIS				
17 18	IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION	Case No. 3:21-md-02981-JD			
19	THIS DOCUMENT RELATES TO:	URGENT JOINT STIPULATION REGARDING THE PARTIES' JOINT			
20	Epic Games Inc. v. Google LLC et al., Case No. 3:20-cv-05671-JD	PROPOSED SCHEDULE			
21	In re Google Play Consumer Antitrust	Judge: Hon. James Donato			
22	Litigation, Case No. 3:20-cv-05761-JD				
23	State of Utah et al. v. Google LLC et al., Case No. 3:21-cv-05227-JD				
24	Match Group, LLC et al. v. Google LLC et al.,				
25	Case No. 3:22-cv-02746-JD				
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In light of an urgent scheduling matter, all parties jointly submit this stipulation to extend the deadlines for merits expert discovery and *Daubert* and dispositive motions. The current deadlines for these events immediately follow the January 12, 2023 case management conference regarding the case schedule. The expert deposition period is currently set to run from December 23 through January 13. Absent relief, the parties would need to schedule and conduct 18 expert depositions within the next three weeks and over the holidays, while also preparing for the January 12, 2023 evidentiary hearing regarding Google's electronic chat data. The current stipulation seeks to relieve the parties of the need to conduct these depositions pending the Court's decision on a revised schedule. The parties therefore respectfully request this immediate modest relief, while looking forward to discussing the overall case schedule during the upcoming January 12, 2023 status conference as the Court ordered yesterday (MDL Dkt. No. 398).

WHEREAS, pursuant to the Court's November 15, 2022 Order directing the parties to file a joint proposed amended scheduling order (MDL Dkt. No. 374), the parties submitted a Joint Proposed Schedule on December 13, 2022. (MDL Dkt. No. 392.)

WHEREAS, on December 22, 2022, the parties filed a Proposed Order Granting the Parties' Joint Proposed Stipulation. (MDL Dkt. No. 396.)

WHEREAS, on December 22, 2022, the Court entered an order setting a status conference for January 12, 2023 at 1:30 p.m. regarding the case schedule. (MDL Dkt. No. 398.)

WHEREAS, under the operative scheduling order, the deadline for merits expert discovery is January 13, 2023 and the deadline to file dispositive and *Daubert* motions, if any, is January 17, 2023. (MDL Dkt. No. 338.)

WHEREAS, while uncertainty in the upcoming deadlines for merits expert discovery and dispositive and *Daubert* motions remains, absent further relief from the Court the parties must prepare on the assumption that 18 expert depositions and the evidentiary hearing will occur in the first two weeks of January, significantly impacting the December and January schedules for counsel and experts.

WHEREAS, the parties met and conferred on December 22, 2022 and agreed, pending discussions with the Court on January 12 and any further orders on scheduling, to extend these deadlines on an interim basis to February 3, 2023 and February 7, 2023, respectively, to alleviate uncertainty until the full scheduling order can be resolved at the status conference.

THEREFORE, the parties hereby stipulate and agree to the following schedule modifications in advance of the January 12, 2023 status conference.

Event	Current Deadline (MDL Dkt. No. 338)	Stipulated Interim Deadline
Merits experts discovery cut-off	January 13, 2023	February 3, 2023
Last day to file dispositive and <i>Daubert</i> motions if any	January 17, 2023	February 7, 2023

Dated: December 23, 2022	CRAVATH, SWAINE & MOORE LLP Christine Varney (pro hac vice) Katherine B. Forrest (pro hac vice) Gary A. Bornstein (pro hac vice) Timothy G. Cameron (pro hac vice) Yonatan Even (pro hac vice) Lauren A. Moskowitz (pro hac vice) Justin C. Clarke (pro hac vice) Michael J. Zaken (pro hac vice) M. Brent Byars (pro hac vice)
	FAEGRE DRINKER BIDDLE & REATH LLP Paul J. Riehle (SBN 115199)
	Respectfully submitted,
	By: <u>/s/ Lauren A. Moskowitz</u> Lauren A. Moskowitz
	Counsel for Plaintiff Epic Games, Inc.

1	Dated: December 23 2022	BARTLIT BECK LLP Karma M. Giulianelli
2		KAPLAN FOX & KILSHEIMER LLP
3		Hae Sung Nam
4		Respectfully submitted,
5		By: /s/ Karma M. Giulianelli Karma M. Giulianelli
6		Karma Ivi. Giunanem
7		Co-Lead Counsel for the Proposed Class in In re Google Play Consumer Antitrust Litigation
8		
9	Dated: December 23, 2022	PRITZKER LEVINE LLP
10	Buted. December 23, 2022	Elizabeth C. Pritzker
11		Respectfully submitted,
12		By: /s/ Elizabeth C. Pritzker
13		Elizabeth C. Pritzker
14		Liaison Counsel for the Proposed Class in In re
15		Google Play Consumer Antitrust Litigation
16		
17	Dated: December 23, 2022	OFFICE OF THE UTAH ATTORNEY GENERAL Brendan P. Glackin Lauren Weinstein
18		Respectfully submitted,
19		By: /s/ Brendan P. Glackin
20		Brendan P. Glackin
21		Counsel for the Plaintiff States
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28		4

1 2	Douglas J. Dixon	LLP
3		
4		
5	5 Douglas J. Dixon	
6	6 Counsel for Plaintiffs I	Match Group, LLC et al.
7	7	
8	8 Dated: December 23, 2022 MORGAN, LEWIS & BO	CKIUS LLP
9		
10	10 Michelle Park Chiu	
11	Minna L. Naranjo Rishi P. Satia	
12	12 Respectfully submitted,	
13		
14		_
15	15 Counsel for Defendant	s Google LLC et al.
16	16	
17	Dated. December 23, 2022 Michiger, Tolles & O	LSON LLP
18	Glenn D. Pomerantz Kyle W. Mach	
19	19 Kuruvilla Olasa	
20		rty
21	Jonathan I. Kravis Marianna Y. Mao	
22		
23	23	
24	By: <u>/s/ Glenn D. Pomeran</u> Glenn D. Pomerantz	<u>lZ</u>
25	25 Counsel for Defendant	s Google LLC et al.
26		S
27	27	
28	28	
I	II -	

E-FILING ATTESTATION

I, Karma M. Giulianelli, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing.

/s/ Karma M. Giulianelli Karma M. Giulianelli